HONORABLE RONALD B. LEIGHTON 1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT TACOMA 10 UNITED STATES OF AMERICA Case No. CR05-5158RBL 11 Plaintiff, 12 ORDER DENYING MOTION TO v. SEVER 13 MICHAEL J. SHANAHAN 14 Defendant. 15 16 This matter is before the court on Defendant Michael Shanahan's Motion to sever [Dkt. #121]. 17 Defendant argues that the charges against him should be severed and tried separately from the charges against 18 his alleged co-conspirator, David Carroll Stephenson. 19 The common count against the defendants, Count I – conspiracy, is properly joined under Fed. R. Crim. 20 P. 8. Defendant argues that the defendant's trial should be severed under Fed. R. Crim. P. 14, because the 21 defendant's defenses are "mutually antagonistic" and/or "irreconcilable," resulting in prejudice to the 22 defendants. However, Shanahan has not shown that the defenses are mutually antagonistic or irreconcilable. 23 The acquittal of one defendant would net necessarily result in the conviction of the other. Furthermore, the 24 core of Shanahan's defense has not been shown to be irreconcilable with the core of Defendant Stephenson's 25 defense. See United States v. Angwin, 271 F.3d 786, 795 (9th Cir. 2001); United States v. Throckmorton, 87 26 F.3d 1069 (9th Cir. 1996). 27 28 Page - 1

Filed 02/01/06

Page 1 of 2

Case 3:05-cr-05158-RBL Document 166 Filed 02/01/06 Page 2 of 2 Defendant Shanahan's Motion to Sever [Dkt. #121] is therefore DENIED. DATED this 1st day of February, 2006 RONALD B. LEIGHTON UNITED STATES DISTRICT JUDGE